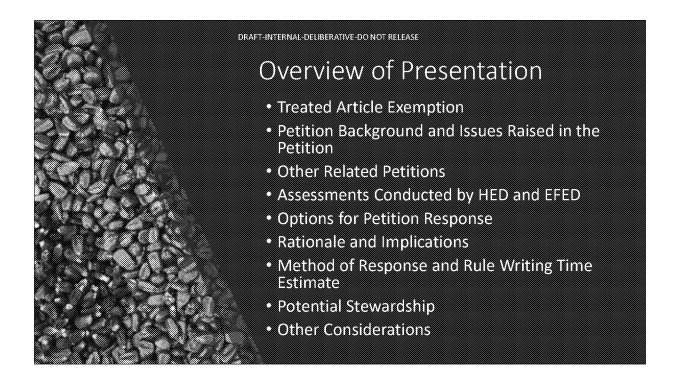
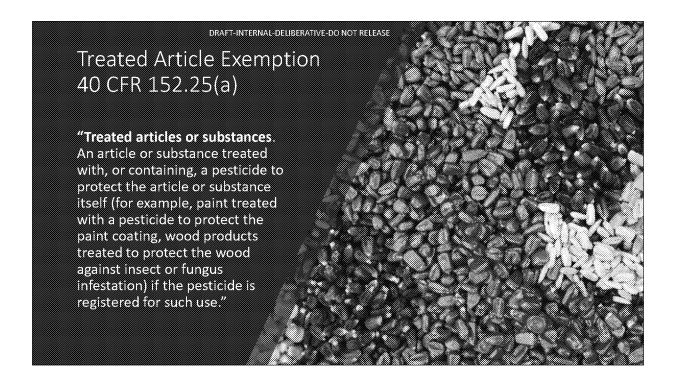


Picture: https://www.harrisseeds.com/blogs/from-the-ground-up/guide-to-seed-treatments





The treated article exemption was initially published in 1988.

DRAFT-INTERNAL DELIBERATIVE DO NOT RELEASE

#### Petition Background

- April 2017 EPA received a petition filed by the Center for Food Safety (CFS) with and on behalf of beekeeper, farmer, and public interest groups.
  - Amend the treated article exemption to clarify that it does not apply to seed for planting coated with systemic pesticides since the pesticides are intended to kill pests of the plant instead of pests of the seed itself; or
  - Publish a formal Agency interpretation in the FR stating that EPA interprets the exemption not to apply to systemic pesticide-coated seeds; and
  - Enforce FIFRA's registration and labeling requirements for each systemic pesticide-coated seed product.
- December 2018 Published FRN announcing petition
- December 2018 to March 2019 Public comment period

Talking points:

DRAFT-INTERNAL DELIBERATIVE DO NOI RELEASE

- September 2020 A similar treated seed petition from NRDC under review at California DPR
  - October 2020 Initial response stated that seeds treated with systemic pesticides are still considered exempt from registration
- Other petitions in house that may intersect with/affect how EPA responds to the treated seed petition:
  - CFS (2012) A Clothianidin registration/ESA consideration petition
  - NRDC (2020) A petition requesting the revocation of neonicotinoid tolerances
- New York proposed legislation for neonics and treated seeds

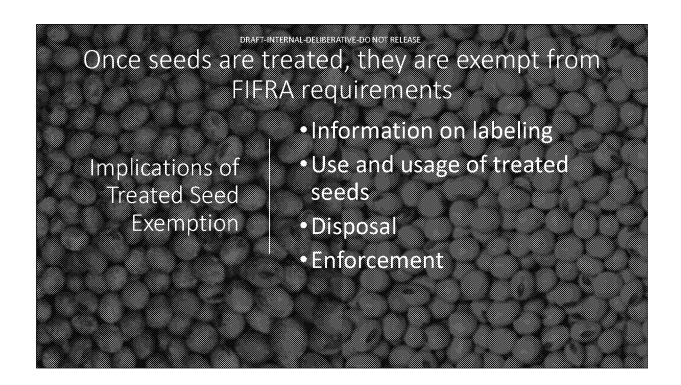
Talking Points:

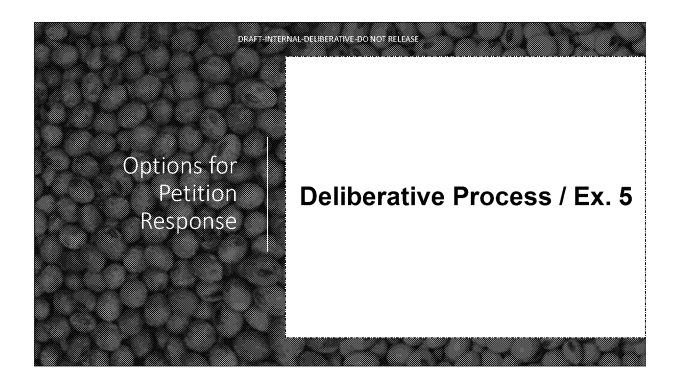


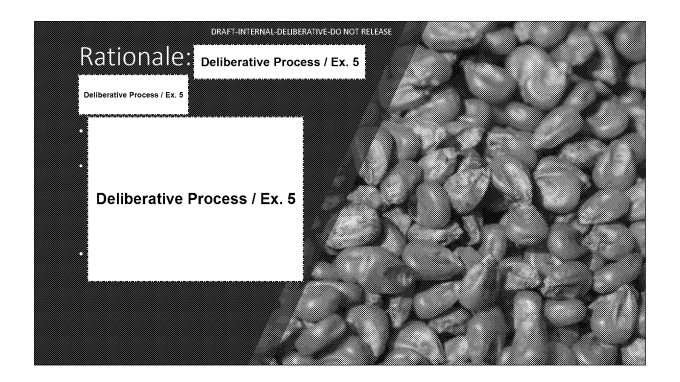
Characteristics of Neonicotinoid-Coated Seeds

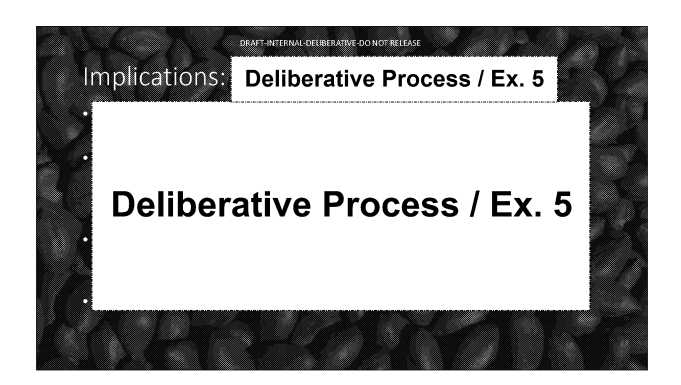
|                                   | DRAFT-INTER           | NAL-DELIBERATIVE-DØ NOT RELEASE  |                     |
|-----------------------------------|-----------------------|--|---------------------|
|                                   | Asses                 | sments: HED  |                     |
|                                   | Assessments would not | be changed if treated seeds are re   | gistered.           |
|                                   |                       | Seed Treatment   |                     |
|                                   |                       | What is assessed?  |                     |
|                                   |                       | Food Use   | Non Feed Use        |
| Dietary (Food and Drinking Water) |                       | Dietary exposure from seed<br>treatment  | No dietary exposure |
|                                   |                       | Set tolerance  | No tolerance set    |
|                                   |                       | Commercial Seed Treatment: Treater, Bagger, Sewer, Multiple activities                         |                     |
|                                   | Handler (Food Use     | On-Farm Seed Treatment: Treater  |                     |
| Occupational                      | and Non Food Use      | Loader/Planter of Treated Seed   |                     |
|                                   |                       | HED ExpoSAC Policies 14 (unit exposures) and Policy 15.2<br>(amt seed treated/planted per day) |                     |
|                                   | Post-App              | NA   |                     |
|                                   |                       |  |                     |

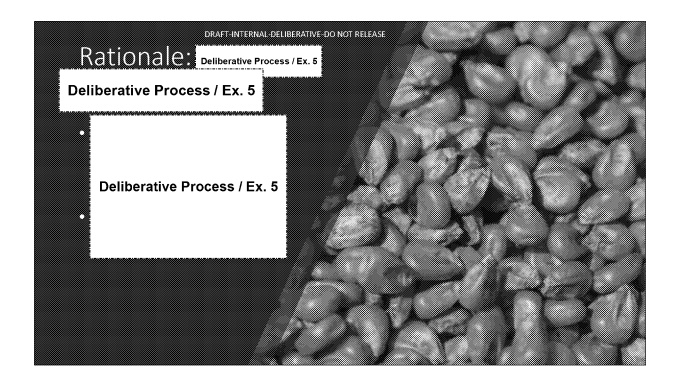
| DRAFT                   | INTERNAL-DELIBERATIVE-DO NOT RELEASE  |                                 |  |
|-------------------------|---|---------------------------------|--|
|                         | ssments: EFE  | re registered.                  |  |
|                         | Seed Treatment  |                                 |  |
|                         | What is assessed?   |                                 |  |
|                         | Aquatic   | Terrestria                      |  |
|                         | Invertebrates   | Pollinators                     |  |
| Ecological Exposure     | Fish  | Mammals                         |  |
|                         | Plants  | Birds                           |  |
|                         | Runoff into surface waters  |                                 |  |
| Environmental Loading   | Abrasion of seed coating recognized as potential  |                                 |  |
|                         |   | exposure route but not assessed |  |
| Drinking Water Exposure | Drinking water assessed in support of human health dietary assessment, but not assessed for ecological risk |                                 |  |

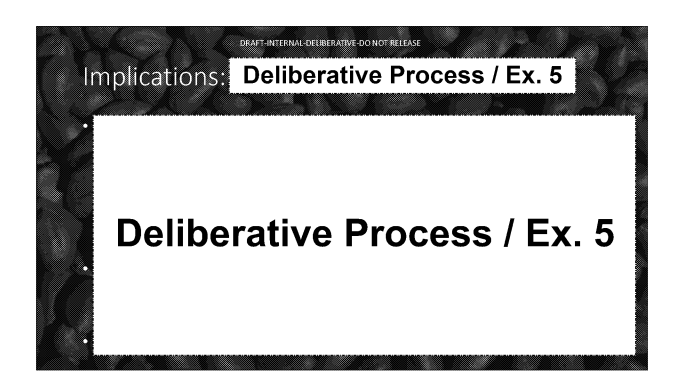






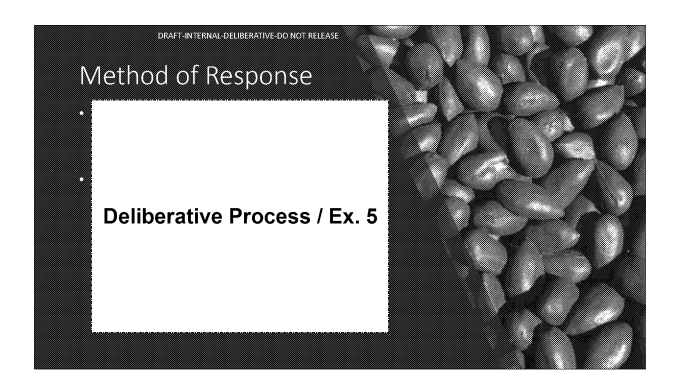


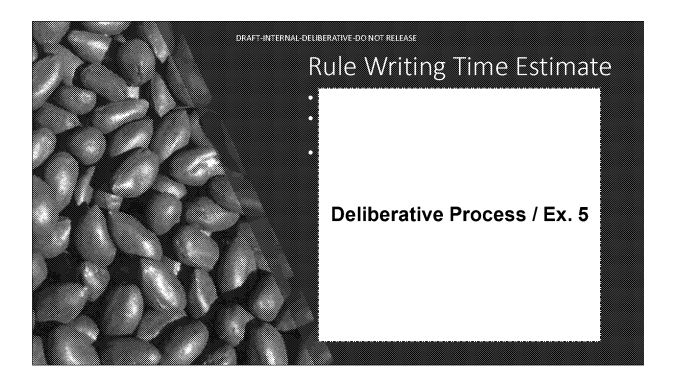


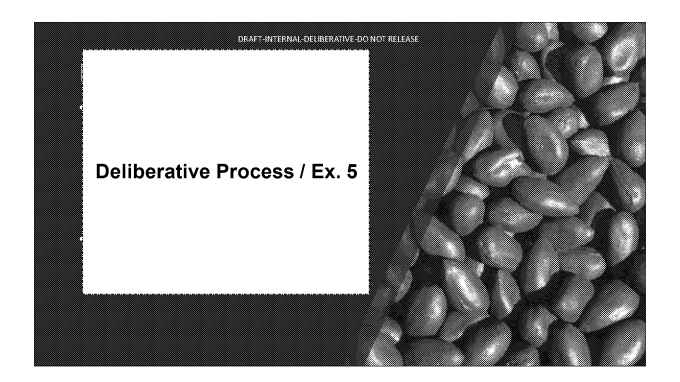


#### **Deliberative Process / Ex. 5**

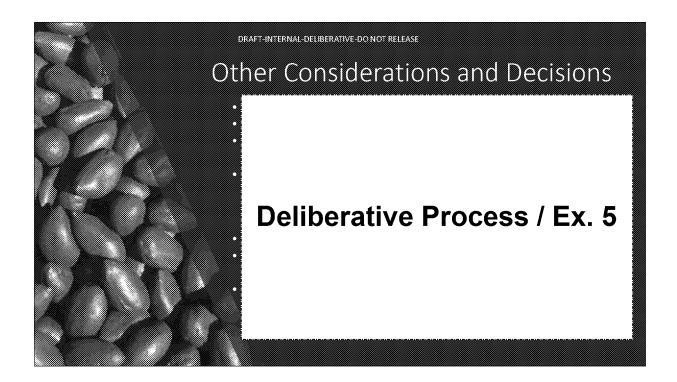
Specific to option 1:

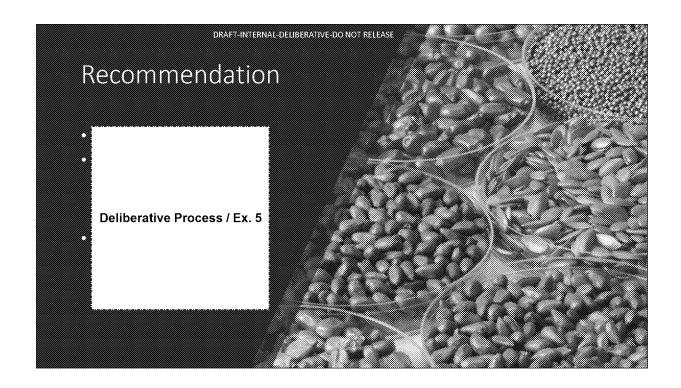


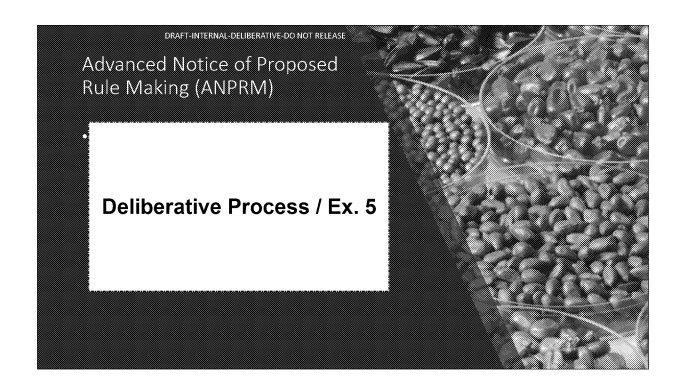




## **Deliberative Process / Ex. 5**









Appendix A: Regulatory History of Treated Articles

• 1988 – "Treated Article Exemption" – Section 152.25(a) is published and defines qualifying articles as:

• the incorporated pesticide is registered for use in or on the article or substance, and;

• the sole purpose of the treatment is to protect the article or substance itself.

• 2000 – PRN 2000-1: Applicability of the Treated Articles Exemption to Antimicrobial Pesticides

• 2000 – "Harmonization of Treated Seed Policies and Requirements in Canada and the United States"

• Clarifies that the exemption to treated seeds only: "for the protection of the [seed] itself means that the pesticidal protection imparted to the treated seed does not extend beyond the seed itself."

#### Talking Points:

